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In re Application of

Avi Ashkenazi et al

Serial No.: 09/904,766 : DECISION ON PETITION

Filed: 12 July 2001

Attorney Docket No.: 10466/70

This letter is in response to the Petition under 37 C.F.R. 1.181, filed 17 January 2006 requesting (1) that the rejections containing the six new references which have been used by the examiner in the Examiner's Answer be designated as new grounds of rejection; (2) that the examiner provide a corrected Examiner's Answer which identifies the rejections as new grounds of rejection; and (3) that prosecution be reopened because of these new grounds of rejection.

## **BACKGROUND**

On 03 November 2004, following issuance of a Final Office action, applicants filed a Request for Continued Examination. The examiner reopened prosecution and mailed to applicants a first action FINAL rejection on 13 January 2005. Applicants filed a Notice of Appeal on 13 June 2005 and an Appeal Brief on 13 September 2005. The examiner mailed to applicants an Examiner's Answer on 15 November 2005. Applicants filed a Reply Brief on 17 January 2006 along with a request for an Oral Hearing and this petition.

## **DISCUSSION**

In the Examiner's Answer the examiner relied extensively on six new references in order to support the lack of utility and lack of enablement rejections. These new references are:

Hittelman, 2001, Ann NY Acad. Sci. 952: 1-12.

LaBaer, 2003, Nature Biotechnology 21: 976 - 977.

Chen et al., 2002, Molecular and Cellular Proteomics 1:304 - 313.

Gygi et al., 1999, Mol. Cell. Biol. 19: 1720 - 1730.

Lian et al., 2001, Blood 98: 513 - 524.

Fessler et al., 2002, J. Biol. Chem. 277: 31291 - 31302.

The statutory basis of the rejections (35 U.S.C. 101 and 112, first paragraph) in the Examiner's Answer did not change from the FINAL office action mailed to applicants on 13 January 2005. However, it is clear that the examiner used the additional six new references to reinforce these rejections and rebut more thoroughly applicants' arguments. While the applicants did respond to these new arguments and new references raised by the examiner in the Examiner's Answer in their Reply Brief, they argue that they have been placed at a disadvantage because they are limited in their ability to present substantive evidence of their own in response to these new references and arguments without reopening prosecution being granted.

## **DECISION**

For the above reasons, the petition under 37 C.F.R. 1.181 requesting (1) that the rejections containing the six new references which have been used in the Examiner's Answer be designated as new grounds of rejection; (2) that the Examiner provide a corrected Examiner's Answer which identifies the rejections as new grounds of rejections; and (3) that the FINALITY be withdrawn and that prosecution be reopened because of these new grounds of rejection is **GRANTED-IN-PART**.

Applicants' first request that the rejections in the Examiner's Answer be designated "new grounds of rejection" is **GRANTED**.

Applicants' second request has been effectively granted by this Decision on Petition designating the rejections in the Examiner's Answer to be "new grounds of rejection." The further request for the corrected Examiner's Answer is deemed to be moot in view of this Decision on Petition and therefore, **DISMISSED**.

Applicants' third request to have the FINALITY of the application withdrawn and prosecution reopened is **GRANTED** as this is a proper request under the Rules of Prosaecution when a new ground of rejection is advanced in an Examiner's Answer. (Alternatively, applicants may rely solely on their Reply Brief and proceed to the Board.)

In view of applicants' expressed limited ability to present new evidence, as noted above, applicants are given TWO MONTHS from the mailing date of this Decision within which to submit any additional arguments, exhibits, affidavits or other evidence which they consider necessary in order to rebut the examiner's new grounds of rejection set forth in the Examiner's Answer. Failure to make any submission will be taken as applicants' agreement to rely solely on the already submitted Reply Brief

This application is being returned to the examiner for consideration of the Reply Brief which will be treated as a reply to a new "Non-Final" rejection set forth in the Examiner's Answer and further action not inconsistent with this decision.

Applicants have been charged a fee of \$130.00 for this petition. However, since there should be no charge for this petition, this \$130.00 will be credited to applicants' Deposit Account No. 08-1641, as directed.

Should there by any questions regarding this decision, please contact Special Program Examiner, William R. Dixon, Jr. by letter addressed to Director, TC 1600, at the address listed above, or by telephone at 571-272-0519 or by facsimile sent to the general Office facsimile number, 571-273-8300.

George C. Elliott

Director, Technology Center 1600